

Paul R. Kiesel, SBN 119854  
[kiesel@kiesel.law](mailto:kiesel@kiesel.law)  
Mariana McConnell, SBN 273225  
[mcconnell@kiesel.law](mailto:mcconnell@kiesel.law)  
Nicole F. DeVanon, SBN 284551  
[devanon@kiesel.law](mailto:devanon@kiesel.law)  
KIESEL LAW LLP  
8648 Wilshire Boulevard  
Beverly Hills, CA 90211  
Tel: 310.854.4444 | Fax: 310.854.0812  
Attorneys for *Plaintiff Robin Watkins and Adam Sensney*

Frank P. Kelly, SBN 083473  
[fkelly@shb.com](mailto:fkelly@shb.com)  
Amir Nassihi, SBN 235936  
[anassihi@shb.com](mailto:anassihi@shb.com)  
SHOOK, HARDY & BACON L.L.P.  
555 Mission Street, Suite 2300  
San Francisco, CA 94104  
Tel: (415) 544-1900 | Fax: (415) 391-0281  
Attorneys for *Defendant MGA Entertainment, Inc.*

[additional counsel listed in signature block]

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF CALIFORNIA  
SAN FRANCISCO DIVISION**

ROBIN WATKINS, an individual; ADAM  
SENSNEY, and individual, on behalf of themselves  
and all others similarly situated,

Plaintiffs,

v.

MGM ENTERTAINMENT, INC., a California  
Corporation,

Defendant.

Case No. 3:21-00617-JCS

**STIPULATION TO EXTEND BRIEFING  
SCHEDULE AND ~~[PROPOSED]~~ ORDER  
THEREON**

Date: June 11, 2021

Time: 9:30 a.m.

Judge: Hon. Joseph C. Spero

Complaint Filed: 01/26/2021

Trial Date: Not Set

Plaintiffs Robin Watkins and Adam Sensney (collectively "Plaintiffs"), and Defendant MGM Entertainment, Inc. ("Defendant"), constituting all the parties appearing in this action, through their undersigned counsel of record, hereby stipulate to the following revision to the motion to dismiss

briefing schedule set forth in their Stipulation.

Plaintiffs requested from Defendant additional time to file their opposition to the Motion to Dismiss. Thereby, the parties stipulate and agree that Plaintiffs' time to oppose Defendant's motion to dismiss the Complaint pursuant to Rule 12(b)(6) is extended to May 11, 2021. The parties further stipulate and agree that Defendant's reply in support of its motion to dismiss shall be due on May 28, 2021.

Parties further agree that there will be no change to the Motion to Dismiss Hearing and Initial Case Management Conference currently set for June 11, 2021.

This stipulation does not alter any other date, or any event or deadline already fixed by Court order or rule.

Pursuant to Civil Local Rule 5-1(i)(3), the filer of this document attests that all signatories have concurred in its filing.

**IT IS SO STIPULATED**

KIESEL LAW, LLP

Dated: 05/07/2021

/s/ Marianna McConnell

Mariana McConnell, Esq.

Paul R. Kiesel, Esq.

Nicole F. DeVanon, Esq.

Attorneys for *Plaintiffs Robin Watkins and Adam Sensney*

RATNER MOLINEAUX, LLP

Dated: 05/07/2021

/s/ David S. Ratner

David S. Ratner, Esq. - SBN 316267

david@ratnermolineaux.com

Shelley A. Molineaux, Esq. - SBN 277884

shelley@ratnermolineaux.com

RATNER MOLINEAUX, LLP

1990 N. California Blvd, Suite 20

Walnut Creek, CA 94596

Tel: 925.239.0899 | Fax: 925.468.2608

Attorneys for *Plaintiffs Robin Watkins and Adam Sensney*

///

///

///

[SIGNATURES ON NEXT PAGE]

[SIGNATURES CONTINUED]

SHOOK HARDY & BACON, LLP

Dated: 05/07/2021

/s/ Amir Nassihi  
Frank P. Kelly, Esq.  
Amir Nassihi, Esq.  
Attorneys for *Defendant MGM Entertainment, Inc.*

**ORDER**

The Court having reviewed the stipulation of the parties and finds good cause to continue the deadlines on the pending Motion to Dismiss.

**IT IS SO ORDERED** that the briefing schedule and upcoming hearings of this action be continued to the following dates:

Plaintiffs Robin Watkins and Adam Sensney's Opposition May 11, 2021

Defendant MGM Entertainment, Inc.'s Reply May 28, 2021

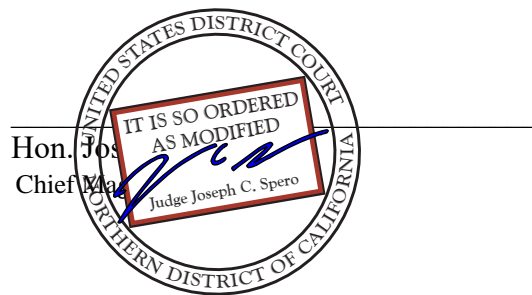
Hearing on Motion to Dismiss July 2, 2021 at 9:30 AM by Zoom Webinar  
~~No change from June 11, 2021~~

Initial Case Management Conference July 2, 2021 at 9:30 AM by Zoom Webinar  
~~No change from June 11, 2021~~

Case Management Statement June 25, 2021

**IT IS SO ORDERED.**

DATED: May 10, 2021



**PROOF OF SERVICE BY ELECTRONIC POSTING**

I, the undersigned say:

I am not a party to the above case and am over eighteen years old. On **May 7, 2021**, I served true and correct copies of the foregoing document, by posting the document electronically to the EM/ECF website of the United States District Court for the Northern District of California, for receipt electronically by the parties listed on the Court's Service List.

I affirm under penalty of perjury under the laws of the United States of America, State of California, that the foregoing is true and correct. Executed on **May 7, 2021**, at Walnut Creek, California.

s/ *Andrea M. Caporale*

Andrea M. Caporale